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11	UNITED STATES DISTRICT COURT			
12	NORTHERN DISTRICT OF CALIFORNIA			
13	OAKLAND DIVISION			
14	UNITED STATES OF AMERICA,	,	No. 4-14-70145 MAG	
15	Plaintiff,)	REDACTED AFFIDAVIT IN SUPPORT OF	
16	v.)	CRIMINAL COMPLAINT	
17	ANTHONY KESLINKE,)		
18	Defendant.)		
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	REDACTED AFFIDAVIT IN SUPPORT OF CRIMINAL COMPLAINT NO. 4-14-70145 MAG			

AFFIDAVIT OF IRS SPECIAL AGENT MARK D. TWITCHELL

I, Mark D. Twitchell, being duly sworn, hereby state the following:

I. INTRODUCTION

- 1. This affidavit is made in support of a Criminal Complaint against for a violation of Title 18, United States Code, Section 1956(a)(3), laundering of monetary instruments. Pursuant to 18, United States Code, § 1956(a)(3), it is unlawful to engage or attempt to engage in a financial transaction with money or other property provided by a federal agent that is represented to be proceeds of a specified unlawful activity ("SUA") with the intent to either:
 - a. Promote the "SUA";
- b. Conceal or disguise the nature, location, source, ownership, or control of property believed to be "SUA" proceeds; or
 - c. Avoid a transaction reporting requirement under State or Federal Law.

II. TRAINING AND EXPERIENCE

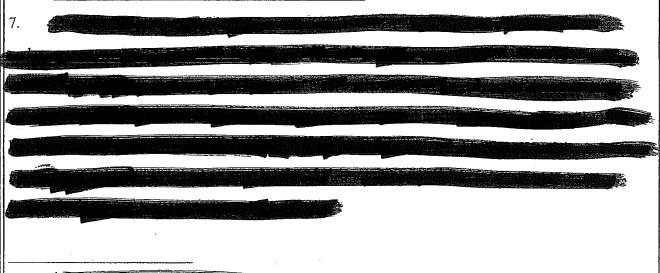
- 2. I am a Special Agent of the United States Department of the Treasury, IRS-CI, and have been so employed since April 2009. I am currently assigned to the Oakland Field Office, and I am trained and authorized to investigate the offenses alleged herein. During my employment with IRS-CI, I have personally conducted criminal investigations involving violations of the internal revenue laws, money laundering statutes, identity theft statutes, and related financial crimes.
- 3. I have participated in the execution of at least 60 federal and state search warrants involving the seizure of contraband and records relating to the concealment of assets and proceeds from fraud and/or the distribution and sales of controlled substances. Additionally, I have personally been the affiant of 15 search and seizure warrants in connection with those crimes.
- 4. My professional and academic training includes over six months of training at the Federal Law Enforcement Training Center in Glynco, Georgia, where I completed the Special Agent Basic Training Program. This training included courses in conducting criminal investigations, federal criminal statutes, financial analysis, and the law of search and seizure under the Fourth Amendment of the United States. I have also attended multiple specialized seminars with a focus on money laundering and the financial aspects relative to narcotics investigations. Prior to being a Special Agent, I was a Revenue Agent at the

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IRS for two and a half years. As a Revenue Agent, I conducted examinations of tax returns to determine compliance with internal revenue laws.

- 5. Based on my knowledge, training and experience, I am familiar with the methods and practices used by individuals and organizations involved in financial crimes and illicit activities that generate large amounts of income. These methods include, among others, making cash purchases and conducting financial transactions with currency in amounts of \$10,000 or less in an attempt to avoid leaving a financial paper trail. The reason being that, pursuant to 31 U.S.C. § 5313, and regulations there under including 31 C.F.R. § 1010.311 and 1010.312, domestic financial institutions are generally required to prepare and submit a Currency Transaction Report ("CTR") (IRS Form 4789) to report large cash transactions, consisting of transactions involving over \$10,000 in currency, every time they occur at a financial institution.
- 6. The contents of this Affidavit are based upon my personal knowledge, information provided to me through special agents of the Drug Enforcement Administration ("DEA"), other law enforcement personnel and witnesses, review of documents, written reports, and my training background and experience. Unless specifically stated otherwise, all conversations and statements described in this affidavit are related in substance and in part only. This affidavit is intended merely to show that there is sufficient probable cause for the requested criminal complaint and does not set forth all of my knowledge about this matter.

III. FACTS ESTABLISHING PROBABLE CAUSE



Between August 1, 2013 and August 6, 2013, the DEA UCA had multiple telephone to arrange a meeting between DEA UCA, KESLINKE, and an IRS Undercover Agent ("IRS UCA"). On August 8, 2013, the DEA UCA and the IRS UCA met with began discussing drug trafficking in Los Angeles and how it was difficult to transport drug proceeds from Los Angeles to New York City. Later in the conversation, told the IRS UCA that his "accountant" could do it (in reference to getting the money to New York). After asked the IRS UCA how much cash he was looking to launder each week, the IRS UCA stated he would like to start with a few test runs between \$30,000 and \$50,000. On August 20, 2013, the IRS UCA met with and KESLINKE in Antioch, California. During the meeting, the IRS UCA represented the money he had to be from sale of illegal drugs in Los Angeles, California. For example, the IRS UCA stated, "I don't touch the stuff, I don't touch pills, I don't touch scripts, I don't touch nothing." The IRS UCA later stated, "these idiots are cutting the coke Later during the meeting on August 20, KESLINKE stressed to the IRS UCA the importance of creating a "structure that doesn't raise an eyebrow." KESLINKE stated, "I need to understand your business and what you're capable of and then mine and see where those fit together and where there can be this natural business relationship that passes the sniff test all day long." KESLINKE indicated he

- 12. On August 22, 2013, the IRS UCA and KESLINKE talked over telephone. The IRS UCA told KESLINKE he wanted to meet and indicated he was going to bring the money to the meeting for KESLINKE. KESLINKE said they would "talk about the financing" during the meeting and indicated that told him the fee [for laundering the money] was already set at 10%.
- 13. On August 26, 2013, KESLINKE, the DEA UCA and the IRS UCA met at a Starbucks located in Antioch, CA. At the end of the meeting, KESLINKE instructed the IRS UCA to give the cash to so could count the money. KESLINKE provided with a key to Suite 205 located inside 2006 A Street, Antioch, California. The IRS UCA and the DEA UCA followed into Suite 205 inside of 2006 A Street, Antioch, CA and provided with \$55,000 cash (\$50,000 to launder + \$5,000 fee).
- 14. On August 27, 2013, the bank account which the IRS UCA provided KESLINKE received a \$50,000 wire deposit from a company called Alamo Glenn Partners, LLC. The IRS UCA was able to determine that the wire originated from a Merrill Lynch Pierce Fenner & Smith Incorporated bank account. Based on information received from a subpoena request to Merrill Lynch, agents learned that KESLINKE opened the bank account in the name of Alamo Glenn Partners, LLC on July 1, 2013.
- 25 KESLINKE was listed as the sole singer on the account.

 26 15. On September 29, 2013 KESLINKE met with the IRSLICA at a restaurant legeted in Garden Company.
- 26 | 15. On September 29, 2013, KESLINKE met with the IRS UCA at a restaurant, located in San Ramon, California. The IRS UCA provided KESLINKE \$100,000 in a backpack and an additional \$9,000 as a fee.

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16. During the meeting on September 29, the IRS UCA mentioned how he "would rather keep	
"Moss" [and "Vince" [DEA UCA] away from us [KESLINKE and the IRS UCA] as mucl	ı as
possiblethat's why we never travel product [drugs] and money together. We never mix." Later in	ı the
conversation the IRS UCA told KESLINKE that "Vince" (DEA UCA) began getting "product in	
Mexico." Later in the conversation, after the IRS UCA attempted to decrease KESLINKE's fee,	
KESLINKE responded, " at some point it becomes, you know, the risk starts to overtake, the, un	1
reward, so to speak."	
17. On September 30, 2013, the bank account which the IRS UCA provided to KESLINKE received	ived

- 17. On September 30, 2013, the bank account which the IRS UCA provided to KESLINKE received a \$100,000 wire deposit. The IRS UCA was able to determine that the wire originated from a Fremont Bank account. According to information received from a subpoena request to Fremont Bank, agents learned that KESLINKE opened the bank account in the name of Chattel Properties on May 2, 2012. KESLINKE was listed as the sole singer on the account.
- 20. On October 25, 2013, KESLINKE again met with the IRS UCA at a restaurant in San Ramon, California. The IRS UCA provided KESLINKE with \$100,000 in a backpack and an additional \$8,500 as a fee.
- 18. During the meeting on October 25, KESLINKE said he would wire the money into the IRS UCA's bank account in two separate transactions. KESLINKE told the IRS UCA he would send one of the wire transfers to the IRS UCA's bank account that day. While referencing the source of the funds, the IRS UCA stated, "If the Oxy [reference to oxycodone] starts moving a little bit more... they [DEA UCA] are talking about two [\$200,000] every two weeks is as much as they can do." KESLINKE told the IRS UCA his desire to keep their communication over the telephone and text messages discreet. For example, KESLINKE stated, "I think the less, you know, that is said, even via text and stuff. Always the better." During the same meeting, after the IRS UCA explained the DEA UCA was always looking for new places to distribute oxycodone, KESLINKE asked, "how much per?" KESLINKE then explained how he would "be interested to know" because he has an associate who might be interested in oxycodone. The IRS UCA told KESLINKE that they (DEA UCA and IRS UCA) were not looking for "street stuff" (small quantities), rather they were looking for someone to move higher levels. In

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